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FAX TRANSMISSION

Certificate

DATE:

May 14, 2007

PTO IDENTIFIER:

Application Number

Patent Number

10/010,942-Conf. #5594

Guriq BASI et al.

7,189,819

Inventor:

MESSAGE TO:

US Patent and Trademark Office

FAX NUMBER:

(571) 273-8300

FROM:

LAHIVE & COCKFIELD, LLP

Amy E. Mandragouras, Esq.

PHONE:

(617) 227-7400

Attorney Dkt. #:

ELN-002

PAGES (Including Cover Sheet):

CONTENTS:

Fee Transmittal (1 page)

Transmittal (1 page)

Request for Reconsideration of Patent Term Adjustment Under 37 CFR 1.705(d)

Statement Under 37 CFR 1.702(b)(2)

Exhibits A-E

Certificate of Transmission (1 page)

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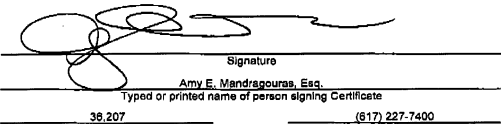
Application No. (If known): 10/010,942

Attorney Docket No.: ELN-002

Certificate of Transmission under 37 CFR 1.8

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office.

May 14, 2007



Registration Number, if applicable

Telephone Number

Each paper must have its own certificate of transmission, or this certificate must Note: identify each submitted paper.

Fee Transmittal (1 page); Transmittal (1 page);

Petition for Reconsideration of Patent Term Adjustment Under 37 CFR

1.705(d) (2 pages);

Statement Under 37 CFR 1.702(b)(2) (5 pages);

Exhibits A-E

Dated: May 14, 2007

11

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PTO/SB/21 (09-08)

Approved for use through 03/31/2007 OMB 0651-0031

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Application of information unless it displays a valid OMB control number. Application Number Patent#: 7189819B2 Filing Date TRANSMITTAL Issued: March 13, 2007 First Named Inventor **FORM** Gurig BASI Art Unit 1643 Examiner Name (to be used for all correspondence after initial filling) P. K. Tungaturthi Attorney Docket Number Total Number of Pages In This Submission **ELN-002 ENCLOSURES** (Check all that apply) X Fee Transmittal Form After Allowance Communication Drawing(s) to TC Fee Attached Appeal Communication to Board of Licensing-related Papers Appeals and Interferences Amendment/Reply Petition Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Petition to Convert to a After Final Proprietary Information Provisional Application Power of Attorney, Revocation Change of Correspondence Address Affidavits/declaration(s) Status Letter Extension of Time Request Other Enclosure(s) (please X Other Endow): Terminal Disclaimer Express Abandonment Request Request for Refund Petition for Reconsideration of Patent Term Adjustment Under 37 CFR 1.705(d); Information Disclosure Statement CD, Number of CD(s) Statement Under 37 CFR 1.702(b)(2); Exhibits A-E Certified Copy of Priority Landscape Table on CD Document(s) Certificate of Transmission Reply to Missing Parts/ Remarks Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.63 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name LAHIVE & GOCKFIELD Signature \mathbf{z} Printed name Arny E, Mandragotyras, Esq. Date May 14, 2007 36,207 I hereby certify that this paper (along with any paper referred to be being attached or enclosed) is being transmitted by facsimile to the Patent and Trademark Office, facsimile no. (571) 278-0300 at Commissions is patents, P.O. Box 1450 Alexandria, VA 22313-1450, on the date shown

(Arny E. Mandragoures, Eeq.)

Signature

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2. EXCESS CLAIM FEES		•				•		mailEntity		
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Name (Prim/Type) Amy E. Ma	ndragoum	s, E8Q.				Date	May 14, 2	007		
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RECEIVED CENTRAL FAX CENTER MAY 1.4 2007

Docket No.: ELN-002 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Guriq Basi et al.

Patent No.: 7,189,819

Filed: March 12, 2003

For: HUMANIZED ANTIBODIES THAT

RECOGNIZE BETA-AMYLOID PEPTIDE

Issued: March 13, 2007

Art Unit: 1649

Examiner: Ballard, Kimberly A.

MS Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

REQUEST FOR RECONSIDERATION OF PATENT TERM ADJUSTMENT UNDER 37 CFR §1,705(d)

Dear Sir:

- 1. This is a request for reconsideration of the patent term adjustment of 492 days under 35 USC 154(b) indicated on the Certificate of Correction for the above-identified patent. It is respectfully requested that Patentees be granted a minimum patent term adjustment of 722 days.
- 2. The above-identified patent issued on March 13, 2007. Accordingly, as required by 37 CFR §1.705(d), the instant request is timely filed within two months of the issue date of the above-identified patent.
 - 3. Patentees submit herewith a "Statement Under 37 CFR §1.702(b)(2)".

US Patent No. 7,189,819

Attny. Docket: ELN-002

RECEIVED CENTRAL FAX CENTER MAY 14 2007

4. In accordance with 37 CFR §1.705(b)(1), please charge the fee set forth in 37 CFR §1.18(e) (\$200.00) to our Deposit Order Account No. 12-0080. Please charge any necessary additional fees or credit any overpayments to our Deposit Order Account No. 12-0080.

Dated: May 14, 2007

Respectfully submitted,

Arny E. Mandragouras, Esq Registration No.: 36,207 Lahive & Cockfield, llp

One Post Office Square Boston, Massachusetts 02109 (617) 227-7400

(617) 742-4214 (Fax) Attorney For Patentees

CENTRAL FAX CENTER

MAY 1 4 2007

Docket No.: ELN-002

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent of: Guriq Basi et al.

Patent No.: 7,189,819

Issued: March 13, 2007

Filed: March 12, 2003

Art Unit: 1649

For: HUMANIZED ANTIBODIES THAT

RECOGNIZE BETA-AMYLOID PEPTIDE

Examiner: Ballard, Kimberly A.

MS Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

STATEMENT UNDER 37 CFR § 1,702(b)(2)

Dear Sir:

- This statement is respectfully submitted in support of the "Request for 1. Reconsideration of Patent Term Adjustment Under 37 CFR §1.705(d)" for the abovereferenced patent. In view of the following, it is respectfully requested that Patentees be granted a final patent term adjustment of 722 days.
- The patent term adjustment under 35 U.S.C. §154(b) for the above-identified patent is 2. 492 days, as listed on a Certificate of Correction issued May 1, 2007 (a copy of the Certificate is submitted herewith as Exhibit A). The Certificate of Correction was issued to correct an erroneous patent term adjustment of 423 days that was listed on the face of the patent as issued (see Exhibit B). Nevertheless, the determination of 492 days remains in error in that pursuant to 35 U.S.C. §154(b) the Office failed to issue a patent within three years of the actual filing date of the above-referenced application in accordance with 37 CFR §1.702(b) and failed to take certain action within the time frame specified in 37 CFR §1.702(a).

US Pat. No. 7,189,819

Attny. Docket No.: ELN-002

Pursuant to 37 CFR §1.703(b), Patentees are entitled to a period of patent term adjustment due to failure of the Office to issue a patent within three years after the date the corresponding application was filed under 35 U.S.C. §111(a), *i.e.*, December 6, 2004 (hereinafter "Three Year Delay"). Since the Office failed to issue the above-identified patent until March 13, 2007, Patentees are entitled to a period of patent term adjustment beginning on the day after the date that is 3 years after the filing date of the application, *i.e.*, December 7, 2004, and ending on the date a patent is issued, *i.e.*, March 13, 2007. Accordingly, the period of patent term adjustment due to the Three Year Delay by the Office is 827 days. This period of adjustment is in agreement with the period of Office delay used by the Office in calculating the patent term adjustment for the above-identified patent (see "USPTO (PTO) Delay" on the PTAS Sheet submitted herewith as Exhibit C¹).

However, in addition to the patent term adjustment due to Three Year Delay, pursuant to 37 CFR §1.703(a) Patentees respectfully submit that they are also entitled to a period of patent term adjustment under §1.702(a) (hereinafter "Examination Delay") which is the sum of the following periods of delay:

(1) A period of delay of 230 days due to the failure by the Office to mail an action under 35 U.S.C. §132 not later than 14 months after the actual filing date (i.e., by February 6, 2003) (hereinafter "14 Month Delay"). As the Office failed to mail an action under 35 U.S.C. §132 until September 24, 2003, Patentees are entitled to a period of patent term adjustment beginning on the day after the date that is 14 months after the date on which the above-referenced application was filed under 35 U.S.C. §111(a), i.e., February 7, 2003, and ending on the date of mailing of an action under 35 U.S.C. §132, i.e., September 24, 2003. Accordingly, the period of patent term adjustment due to the 14 Month Delay by the Office is 230 days, which is in agreement with the period calculated by the Office (see PTAS Sheet submitted herewith as Exhibit C).

The PTAS Sheet submitted herewith as Exhibit C is a "screen shot" from the USPTO PAIR website saved by the Applicant following the receipt of the Issue Notification in February 2007. The PTAS Sheet does not appear to have been updated by the USPTO and is no longer available on PAIR.

U.S. Patent No. 7,189,819

Attorney Docket No.: ELN-002

- (2) A period of delay of 14 days due to the failure by the Office to mail a Non-Final Office Action not later than four months after Applicants submitted a response to a previous action (hereinafter "4 Month Examination Delay"). Applicants submitted a Response to Non-Final Office Action on May 19, 2005. Since the Office failed to mail a subsequent Non-Final Rejection until October 3, 2005, Patentees are entitled to a period of patent term adjustment beginning on the day after the date that is 4 months after the date on which the Response was filed, *i.e.*, September 20, 2005, and ending on the date the Office mailed the subsequent Non-Final Office Action, *i.e.*, October 3, 2005. Therefore, the period of patent term adjustment due to the 4 Month Examination Delay is 14 days, which is in agreement with the period calculated by the Office (see Exhibit C).
- (3) A period of delay of 92 days due to the failure by the Office to issue the above identified patent within four months after the date the issue fee was paid (hereinafter "4 Month Issue Delay"). The issue fee was paid on August 11, 2006. Since the Office failed to issue the above-identified patent until March 13, 2007, Patentees are entitled to a period of patent term adjustment beginning on the day after the date that is 4 months after the date on which the issue fee was paid, i.e., December 12, 2006, and ending on the issue date of the patent, i.e., March 13, 2007. Therefore, the period of patent term adjustment due to the 4 Month Delay by the Office is 92 days, which is in agreement with the period calculated by the Office (see Exhibit C).

Accordingly, as the Office has concluded (see Exhibit B), Patentees are entitled to a total period of Examination delay of <u>336 days</u>, which is the sum of the period of 14 Month Delay (230 days), the period of 4 Month Examination Delay (14 days), and the period of 4 Month Issue Delay (92 days).

As set forth in 37 CFR §1.703(f), Patentees are entitled to a period of patent term adjustment equal to the period of delays based on the grounds set forth in 37 CFR §1.702 (hereinafter "Office Delay") reduced by the period of time equal to the period of time during which Patentees failed to engage in reasonable efforts to conclude prosecution pursuant to 37 CFR §1.704 (hereinafter "Applicant Delay"). With respect to the above-referenced application, the total period of Office Delay is the sum of the period of Three Years Delay (827 days) and the period of Examination Delay (336 days) to the extent these periods of delay are not overlapping. As the period of 14 Month Delay ended on September 24, 2003,

U.S. Patent No. 7,189,819

Attorney Docket No.: ELN-002

prior to the first day of the period of Three Years Delay, i.e., December 7, 2004, Patentees submit that these periods are not overlapping. Patentees note, however, that both the 14 day period of 4 Month Examination Delay (September 20, 2005 to October 3, 2005) and the 92 day period of 4 Month Issue Delay (December 12, 2006 to March 13, 2007) overlap with portions of the Three Year Delay period (December 7, 2004 to March 13, 2007). Patentees enclose a timeline which clearly illustrates this overlap (see Exhibit D). Accordingly, Patentees submit that the total period of Office Delay is 1057 days, which is the sum of the period of Three Year Delay (827 days) and the period of Examination Delay (336 days), reduced by the period of overlap (14 days + 92 days = 106 days).

To calculate the period of patent term adjustment, the total period of Office Delay is reduced by the period of Applicant Delay, which the USPTO initially calculated as a period of 392 days (see "Applicant Delay" in Exhibit C), but which was subsequently increased to 404 days following recognition by the Office of a 12 day period of Applicant Day (see "USPTO Adjustment" in Exhibit C), and then reduced to 335 days following a determination by the Office that a 69 day period of Applicant Delay was erroneously attributed to the Applicant (see Petition Decision submitted herewith as Exhibit E). Accordingly, Patentees submit that the correct patent term adjustment for the above-referenced application is 722 days, which is the difference between the total period of Office Delay (1057 days) and the period of Applicant Delay (335 days).

U.S. Patent No. 7,189,819

Attorney Docket No.: ELN-002

In view of the foregoing, it is respectfully requested that this Request for Reconsideration of Patent Term Adjustment be favorably considered and that a corrected Determination of Patent Term Adjustment be issued to reflect a patent term adjustment of 722 days.

Dated: May 14, 2007

Respectfully submitted,

Amy E. Mandragouras, Esq. Registration No.: 36,207

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Boston, Massachusetts 02109

(617) 227-7400

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Attorney For Patentees

Page 1 of 1

EXHIBIT A

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. APPLICATION NO.: 10/010942

: 7,189,819 B2

DATED

: March 13, 2007

INVENTOR(S)

: Basi et al.

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

On the title page,

Subject to any disclaimer, the term of this patent is extended or adjusted [*] Notice: under 35 USC 154(b) by (423) days

Delete the phrase "by 423" and insert -- by 492 days--

Signed and Sealed this

First Day of May, 2007

JON W. DUDAS Director of the United States Patent and Trademork Office

EXHIBIT B



(12) United States Patent

(10) Patent No.:

US 7,189,819 B2

(45) Date of Patent:

Mar. 13, 2007

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		THE ANTIBODIES THAT	 5,470,951	A	11/1995	Roberts
(54)	HUMANI	ZED ANTIBODIES THAT	5,514,548		5/1996	Krebber et al.
	RECOGN	IZE BETA AMYLOID PEPTIDE	5,530,101			Queen et al
			5,571,499		11/1996	Hafter et al
(75)	Investors:	Guriq Basi, Palo Alto, CA (US); Jose	5,571,500			Hafler et al
•		William Saldanha, Enfield (GB)	5,576,184			Renter et al.
			5,583,112		12/1996	Kensil et al.
(73)	Assigneds:	Wyeth, Madison, NJ (US); Neuralab	5,585,089			Queen et al.
(1-)		Limited, Smiths (BM)	5,585,100		12/1996	Mond et al.
		21,22,000	5,589,154			Anderson
(*)	Notice:	Subject to any disclaimer, the term of this	5,593,846			Schenk et al.
(")	Monce.	patent is extended or adjusted under 35	5,605,81			Scubert et al.
		is a C 1540 by 423 days	5,612,486			McConlogue et al
		U.S.C. 154(b) by 423 days.	5,618,920			Robinson et al.
			5,622,70		4/1997	Berg
(21)	Appl. No.:	10/010,942	5,624,82			Winter at al.
		- 4 4004	5,641,47			Hafter et al
(22)	Piled:	Dec. 6, 2001	5,641,474			Haffer et al
		m . To I Manadam Mada	5,645,920			Haller et al
(65)		Prior Publication Data	5,648,26			Winter et al
	115 2003/0)165496 A1 Sep. 4, 2003	5,652,33	4 A		Roberts
	05 2003/0	7100-170 761	5,677,42	5 A		Bodmer et al.
	Del	ated U.S. Application Date	5,679,34	A f		Nesburn et al
			5,688,6\$			Solomon
(60)	Provisions	l application No. 60/251,892, filed on Dec.	5,69 3,76			Queen et al.
,	6, 2000.	••	5.693.76			Queen et al
	-,	•	5,702.90			Rosenthal
(51)	Int, Cl.		5,721,13			Scubert ex al.
(,	CU7K 16/	18 (2006.01)	5,733,54			Weiner at al.
	A61K 39/	**	5,736,14			Sene et al
	C12P 21/		5,744,36			Goldgaber et al
***	C121 21/1	530/387.3; 530/387.9;	5,750,34			Suzuki et al. Prusiner et al.
(52)	U.S. Ch.	424/133.1; 424/139.1	5,750,36	I A	3/1998	FILEINGI OT MI.
(58)	Field of C	lassification Search 530/387.1,			(Cor	minued)
		530/387.2, 387.3, 387.9, 388.1, 388.15 attion file for complete search history.	F	ORE	GN PATE	ENT DOCUMENTS
	See abbit	within the for complete senior manney.	471	-	07083	7/1999

treatment of diseases associated with amyloid deposits of Aβ in the brain of a patient. Preferred agents include humanized antibodies.

63 Claims, 10 Drawing Sheets

1513	HUMANIZED ANTIBODIES THAT	5,470,951 A 11/1995 Roberts
(34)	RECOGNIZE BETA AMYLOID PEPTIDE	5,514,548 A 5/1996 Krebber et al.
	RECOGNIZE BE IN AM I LOID FEE TIDE	5,530,101 A = 6/1996 Queen et al 530/387.3
		5,571,499 A 11/1996 Hafter et si
(75)	Inventors: Guriq Basi, Palo Alto, CA (US); Jose	
()	William Saldanha, Enfield (GB)	
	William Saidhithia, Emico (CD)	5,576,184 A 13/1996 Florter et al.
	11	5.583,112 A 12/1996 Kensil et al.
(73)	Assignœs: Wyeth, Madison, NJ (US); Neuralab	5,585,089 A 12/1996 Queen et al.
(12)	Limited, Smiths (BM)	5,585,100 A 12/1996 Mond et al.
	Cimiter, Sunda (Div.)	
(*)	Notice: Subject to any disclaimer, the term of this	5,593,846 A 1/1997 Schenk et al.
` '	patent is extended or adjusted under 35	5,605,811 A 2/1997 Scubert et al.
	U.S.C. 154(b) by 423 days.	5,612,486 A 3/1997 McConlogue et al
	(),3,4 134(b) by 42.1 days.	5,518,920 A 4/1997 Robinson et al.
(21)	Appl. No.: 10/010,942	* I = = 1 · · · · · · · · · · · · · · · · ·

(00)	Filed: Dec. 6, 2001	5,641,473 A 6/1997 Hafter et al
(22)	Filed: Dec. 6, 2001	5,641,474 A 6/1997 Haffer et al
	10 10 10 10 10	5,645,920 A 7/1997 Haffer et al
(65)	Prior Publication Data	5,648,260 A 7/1997 Winter et al
		3,652,334 A 7/1997 Roberts
	US 2003/0165496 A1 Sep. 4, 2003	*1*************************************
	Related U.S. Application Data	Playsta in the second of the s
		5,688,651 A 11/1997 Solomon
(60)	Provisional application No. 60/251,892, filed on Dec.	5,693,761 A 12/1997 Quean et al.
(**)	6, 2000.	5,693,762 A 12/1997 Queen et al
	0, 2000.	5,702,906 A 12/1997 Resenthal
	u a i	5,721,130 A 2/1998 Scubert et al.
(51)	Int, Cl.	5,733,547 A 3/1998 Weiner at al.
	CO7K 16/18 (2006.01)	• · · · · · · · · · · · · · · · · · · ·
	A61K 39/395 (2006.01)	
	C12P 21/08 (2006.01)	5,744,368 A 4/1998 Goldgaber et al
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(52)	U.S. Cl. 530/387.3; 530/387.9;	5,750,361 A 5/1998 Prusiner et al.
	424/133.1; 424/139.1	
/481	Field of Classification Search 530/387.1,	(Continued)
(50)	530/387.2, 387.3, 387.9, 388.1, 388.15	•
	330/38/.2, 30/.3, 307.3, 300.1, 500.15	FOREIGN PATENT DOCUMENTS
	See application file for complete search history.	
		AU 707083 7/1999
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	U.S. PATENT DOCUMENTS	•
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Home | Site Index | Search | FAQ | Glossary | Guides | Contacts | eBusiness | eBiz Alerts | News | Help

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Copies	12-21-2006	Adjustment of PTA Calculation by PTO	
CONTROL OF SCIENCES	12-21-2006	Adjustment of PTA Calculation by PTO	
Other	12-21-2006	Adjustment of PTA Calculation by PTO	73
Copyrights Trademarks	12-21-2006	Adjustment of PTA Calculation by PTO	#
Policy & Law Pennits	12-21-2006	Adjustment of PTA Calculation by PTO	12
	08-10-2006	Petition Entered	+
	10-10-2006	TC Return to Pubs	+
	08-17-2006	Application Is Considered Ready for Issue	+
	08-11-2006	Issue Fee Payment Verified	+
	08-11-2006	Issue Fee Payment Received	+
	08-08-2006	Correction - Drawing NOT Required	•
	06-28-2006	Receipt into Pubs	*
	05-30-2006	Receipt into Pubs	←
	05-30-2006	Sequence Forwarded to Pubs on Tape	*
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	05-11-2006	Mail Notice of Allowance	4
	05-11-2006	Mail Formal Drawings Required	¢
	05-11-2006	Mail Examiner Interview Summary (PTOL - 413)	*
	05-10-2006	Formal Drawings Required	+
	05-10-2006	Notice of Allowance Data Verification Completed	+
	05-10-2006	Case Docketed to Examiner in GAU	4
	04-24-2006	Examiner Interview Summary Record (PTOL - 413)	4
	05-01-2006	Mail Examiner Interview Summary (PTOL - 413)	4
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Information Disclosure Statement (IDS) Filed Reference capture on IDS Date Forwarded to Examiner Response after Non-Final Action Request for Extension of Time - Granted Case Docketed to Examiner in GAU Mail Non-Final Rejection Non-Final Rejection	11-29-2004	Reference capture on IDS	
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Date Forwarded to Examiner Response after Non-Final Action Request for Extension of Time - Granted Case Docketed to Examiner in GAU Mail Non-Final Rejection Non-Final Rejection	05-24-2005	Reference capture on IDS	
Response after Non-Final Action Request for Extension of Time - Granted Case Docketed to Examiner in GAU Mail Non-Final Rejection Non-Final Rejection	06-01-7005	Date Forwarded to Examiner	
	05-19-2005	Response after Non-Final Action	m
	05-19-2005	Request for Extension of Time - Granted	
	05-25-2005	Case Docketed to Examiner in GAU	
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12-16-2004	12-20-2004	12-14-2004	12-07-2004	11-26-2004	11-26-2004	11-26-2004	05-26-2004	05-25-2004	03-18-2004	03-12-2004	03-12-2004	12-19-2003	09-20-2003	09-24-2003	09-24-2003	09-17-2003	10-03-2002	07-09-2002	05-27-2003	04-21-2003	10-11-2002	10-10-2002	09-16-2002	09-16-2002	10-07-2002	08-25-2002	08-21-2002	07-01-2002

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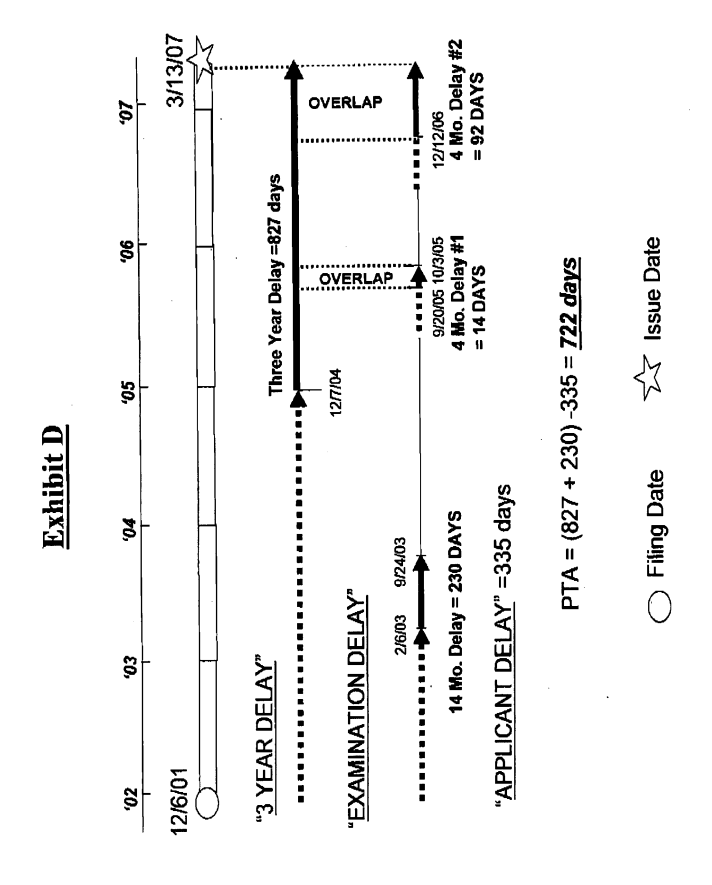
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OFFICE OF PETITIONS

Patent No. 7,189,819
Basi et al.
Application No. 10/010,942
Issue Date: March 13, 2007
Filed: December 6, 2001
Attorney Docket No. ELN-002

DECISION ON REQUEST FOR RECONSIDERATION OF DECISION ON APPLICATION FOR PATENT TERM ADJUSTMENT

This is a decision on the "REQUEST FOR RECONSIDERATION OF AN . APPLICATION FOR PATENT TERM ADJUSTMENT PURSUANT TO 37 C.F.R. \$1.705(b) AND/OR \$1.705(c)," filed February 26, 2007.

The request for reconsideration of the decision of December 26, 2006 is granted to the extent that the decision of December 26, 2006 has been reconsidered and **GRANTED** on the merits.

The patent term adjustment indicated in the patent is to be corrected by issuance of a certificate of correction showing a revised Patent Term Adjustment of four hundred ninety-two (492) days.

In pertinent part, by decision mailed December 26, 2006, the application for patent term adjustment filed October 26, 2006 was granted-in-part. However, a period of reduction of 69 days was entered pursuant to 37 C.F.R. \$1.704(c)(7). The basis of this reduction was that applicant's response filed July 9, 2002 had an omission, which was corrected with the filing of another response, 69 days later, on September 16, 2002.

On instant request for reconsideration, patentees maintain that the response, contained on a computer readable disk, did not include an omission. Rather, the disk filed July 1, 2002 had to

Patent No. 7,189,819 Application No. 10/010,942

Page 2

be re-supplied September 16, 2002 because it was subsequently found to be damaged by the USPTO and the damage was not due to any lack of due care by Applicants, but instead due to the subsequent handling and treatment of the disk by others.

Patentees' arguments and evidence have been considered and found persuasive. The request for reconsideration included evidence that the disk filed July 1, 2002 was identical to the disk filed September 16, 2002, and that both disks as they were originally sent to the Office by patentees were not damaged. In view thereof, the reduction of 69 days entered pursuant to \$ 1.704(c)(7) is being removed.

In view thereof, the patent should have issued with a revised patent term adjustment of 492 days.

No fee is required on instant request for reconsideration of decision on application for patent term adjustment.

The application file is being forwarded to the Certificates of Correction Branch for issuance of a certificate of correction in order to rectify this error. The Office will issue a certificate of correction indicating that the term of the above-identified patent is extended or adjusted by four hundred ninety-two (492) days.

Telephone inquiries specific to this matter should be directed to the undersigned at (571) 272-3219.

Mancy Johnson

Senior Petitions Attorney

Office of Petitions

Enclosure: Copy of DRAFT Certificate of Correction

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT

: 7.189.819 B2

DATED

March 13, 2007

INVENTOR(S):

Basi et al.

DRAFT

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

On the cover page,

[*] Notice: Subject to any disclaimer, the term of this patent is extended or adjusted under 35 USC 154(b) by (423) days

Delete the phrase "by 423" and insert - by 492 days--